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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/766,520	01/19/2001	Jin-Sung Kim	41546/DBP/Y35	9778	
23363	7590 03/20/2003				
CHRISTIE, PARKER & HALE, LLP			EXAMINER		
350 WEST C SUITE 500	OLORADO BOULEVARD		TSANG FOSTER, SUSY N		
PASADENA, CA 91105			ART UNIT	PAPER NUMBER	
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•			DATE MAILED: 03/20/2003	DATE MAILED: 03/20/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary    Carminer		Application No.	Applicant(s)				
Susy N Tsang-Foster   1745	,	09/766,520	KIM ET AL.				
The MALING DATE of this communication appears on the cover sheet with the correspondence address — Period for Reply  A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions or time may be available under the provisions of 37 CFR 1.13(6). In one event, increver, may a reply be limely filled  If the period for reply specified above is less than thirty (20) days, as reply within the statulary minimum of thirty (30) days will be considered timely.  If the period for reply specified above is less than thirty (20) days, as reply within the statulary minimum of thirty (30) days will be considered timely.  If the period for reply specified above is less than thirty (20) days, as reply within the statulary minimum of thirty (30) days will be considered timely.  If the period for reply specified above is less than thirty (20) days, as reply within the statulary minimum of thirty (30) days will be considered timely.  If the period for reply specified days the considered timely.  If the period for reply specified days the considered timely.  If the period for reply specified days the considered timely.  This action is FINAL.  2b) This action is non-final.  3) Separation of the specification is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.  Disposition of Claims  4) Claim(s)	Office Action Summary	Examiner	Art Unit				
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## **DETAILED ACTION**

## Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-4, and 6-8, drawn to an electrolyte comprising a non-aqueous organic solvent and a sulfone based organic compound, classified in class 252, subclass 62.2.
  - II. Claims 5 and 9, drawn to a lithium battery comprising a non-aqueous organic solvent and a sulfone based organic compound, classified in class 429, subclass 231.95.

The inventions are distinct, each from the other because of the following reasons:

Inventions of Group I and Group II are related as combination and subcombination. Inventions in this relationship are distinct if it can be shown that (1) the combination as claimed does not require the particulars of the subcombination as claimed for patentability, and (2) that the subcombination has utility by itself or in other combinations (MPEP § 806.05(c)). In the instant case, the combination as claimed does not require the particulars of the subcombination as claimed because claim 9 does not recite that the electrolyte comprises an amount of the sulfone based organic compound that is from 1 to 5 weight % and that the sulfone based organic compound can be formula (II) or formula (III) as recited in claim 1. The subcombination has separate utility such as an organic electrolyte for a capacitor.

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3. Because these inventions are distinct for the reasons given above and have acquired a

separate status in the art as shown by their different classification, restriction for examination

purposes as indicated is proper.

4. This application contains claims directed to the following patentably distinct species of

the claimed invention:

A sulfone based organic compound in the electrolyte is to be elected from the following 3

species:

1) the sulfone compound expressed by formula (I) as recited in the claims;

2) the sulfone compound expressed by formula (II) as recited in the claims;

3) the sulfone compound expressed by formula (III) as recited in the claims.

If applicants elect the first species given by formula (I) as the sulfone based organic

compound, then a single species is also to be elected for each of R and R' selected from the

group consisting of:

1) primary alkyl groups, 2) secondary alkyl groups, 3) tertiary alkyl groups, 4) alkenyl

groups, 5) aryl groups, 6) fluoro substituted primary alkyl groups, 7) fluoro substituted secondary

alkyl groups, 8) fluoro substituted tertiary alkyl groups, 9) fluoro substituted alkenyl groups, 10)

fluoro substituted aryl groups, 11) chloro substituted primary alkyl groups, 12) chloro substituted

secondary alkyl groups, 13) chloro substituted tertiary alkyl groups, 14) chloro substituted

alkenyl groups, 15) chloro substituted aryl groups, 16) bromo substituted primary alkyl groups,

17) bromo substituted secondary alkyl groups, 18) bromo substituted tertiary alkyl groups, 19)

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bromo substituted alkenyl groups, 20) bromo substituted aryl groups, 21) iodo substituted primary alkyl groups, 22) iodo substituted secondary alkyl groups, 23) iodo substituted tertiary alkyl groups, 24) iodo substituted alkenyl groups, and 25) iodo substituted aryl groups.

If applicants elect the second species given by formula (II) as the sulfone based organic compound, then a species is also to be elected for the value n in the formula selected from 0 to 3.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable. Currently, claims 1 and 5 are generic.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the

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examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

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- 5. Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).
- 6. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).
- 7. Any inquiry concerning this communication or earlier communications should be directed to examiner Susy Tsang-Foster, Ph.D. whose telephone number is (703) 305-0588. The examiner can normally be reached on Monday through Thursday from 9:30 AM to 8:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Ryan can be reached at (703) 308-2383. The phone number for the organization where this application or proceeding is assigned is (703) 305-5900.

The fax phone numbers for the organization where this application or proceeding is assigned is (703) 872-9310 for regular communications and (703) 872-9311 for After-Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0661.

st/19 March 2003 Lucy Leany Foster